

113TH CONGRESS  
1ST SESSION

# H. R. 1505

To ensure that the courts of the United States may provide an impartial forum for claims brought by United States citizens and others against any railroad organized as a separate legal entity, arising from the deportation of United States citizens and others to Nazi concentration camps on trains owned or operated by such railroad, and by the heirs and survivors of such persons, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 11, 2013

Mrs. CAROLYN B. MALONEY of New York (for herself, Ms. ROS-LEHTINEN, Ms. BASS, Mr. RUPPERSBERGER, Mr. CUMMINGS, Mr. RANGEL, Mr. SARBANES, Mr. HOLT, Mr. PASCRELL, Ms. SCHWARTZ, Mr. CONNOLLY, Mr. DEUTCH, Ms. BROWN of Florida, Mr. BRADY of Pennsylvania, Mr. NADLER, Mr. MORAN, Mr. CICILLINE, Mr. HASTINGS of Florida, Mr. GRIJALVA, Mr. KING of New York, Ms. FRANKEL of Florida, and Mr. WEBER of Texas) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To ensure that the courts of the United States may provide an impartial forum for claims brought by United States citizens and others against any railroad organized as a separate legal entity, arising from the deportation of United States citizens and others to Nazi concentration camps on trains owned or operated by such railroad,

and by the heirs and survivors of such persons, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Holocaust Rail Justice  
5       Act”.

6       **SEC. 2. CONGRESSIONAL FINDINGS.**

7       Congress finds as follows:

8               (1) During World War II, more than 75,000  
9       Jews and thousands of other persons were deported  
10      from France to Nazi concentration camps, on trains  
11      operated for profit by the Société Nationale des Che-  
12      mins de fer Français (in this Act referred to as  
13      “SNCF”), including deportations to Auschwitz and  
14      Buchenwald. Numerous citizens and residents of the  
15      United States were among those who were on the  
16      trains or had relatives on the trains. United States  
17      servicemen who were pilots shot down over France  
18      were also among the persons deported on the SNCF  
19      trains to Nazi concentration camps.

20               (2) United States citizens and others have  
21      sought redress against SNCF by filing a class action  
22      suit in the United States District Court for the  
23      Eastern District of New York. The named plaintiffs

1 and class members include United States Army Air  
2 Force pilots and United States citizens.

3 (3) The complaint filed alleges that SNCF, a  
4 separate corporate entity that remained independent  
5 during World War II, operated the deportation  
6 trains for a profit, as ordinary commercial trans-  
7 actions. SNCF remained under French civilian con-  
8 trol throughout World War II and is alleged to have  
9 collaborated willingly with the German Nazi regime.

10 (4) The complaint alleges that SNCF provided  
11 the necessary rolling stock, scheduled the depart-  
12 tures, and supplied the employees to operate the  
13 trains bound for the concentration camps. SNCF al-  
14 legedly charged an ordinary passenger coach fare for  
15 the deportations, calculated per person and per kilo-  
16 meter, and considered these trains as ordinary com-  
17 mercial activities. The plaintiffs further contend that  
18 SNCF herded as many people as possible into each  
19 car, requiring passengers of all ages and sexes, in-  
20 cluding the elderly and young children, to stand  
21 throughout the trip of several days' duration, with  
22 no provision for food or water and no sanitary facili-  
23 ties. The complaint further alleges that SNCF  
24 cleaned the trains after each trip, removing the  
25 corpses of persons who perished during transit due

1 to the execrable conditions of the train cars. The  
2 destination was in each case a camp in which the de-  
3 portees were to be exterminated, worked to death, or  
4 made to suffer terrible and inhuman conditions.

5 (5) The complaint contends that SNCF's ac-  
6 tions violated the Principles of the Nuremberg Tri-  
7 bunal, 1950, relating to crimes under international  
8 law (earlier recognized by the Martens Clause of the  
9 Hague Convention IV of 1907), and aided and abet-  
10 ted the commission of war crimes and crimes against  
11 humanity. SNCF has not denied its actions and has  
12 never disgorged the money that it was paid for the  
13 deportations or otherwise compensated the deportees  
14 or their heirs.

15 (6) SNCF's records concerning the deportation  
16 trains have not been made available to the plaintiffs,  
17 and SNCF archives concerning its wartime activities  
18 are not accessible to the general public.

19 (7) SNCF moved to dismiss the lawsuit on a  
20 claim of sovereign immunity under the foreign sov-  
21 ereign immunities provisions of title 28, United  
22 States Code (28 U.S.C. 1330 and 1602 et seq.),  
23 even though it is one of the 500 largest corporations  
24 in the world, earns hundreds of millions of dollars  
25 from its commercial activities in the United States,

1 and is not accorded sovereign immunity under the  
2 laws of France. SNCF's motion to dismiss the law-  
3 suit was granted by the United States District Court  
4 for the Eastern District of New York. Plaintiffs ap-  
5 pealed the decision, their appeal was granted, and  
6 the case was remanded for further proceedings. Sub-  
7 sequently, in light of *Republic of Austria v.*  
8 Altmann, 541 U.S. 677 (2004), in November 2004,  
9 on remand, the Court of Appeals for the Second Cir-  
10 circuit recalled its prior mandate and determined that  
11 SNCF was entitled to immunity and affirmed the  
12 dismissal of the complaint. The Second Circuit stat-  
13 ed that "the railroad's conduct at the time lives on  
14 in infamy" but concluded that "the evil actions of  
15 the French national railroad's former private mas-  
16ters in knowingly transporting thousands to death  
17 camps during World War II are not susceptible to  
18 legal redress in Federal court today.".

19 (8) This lawsuit, which arises from the unique  
20 historical facts of the deportation of persons to Nazi  
21 concentration camps, presents issues of substantial  
22 importance to citizens and veterans of the United  
23 States. Many of those who have sought redress  
24 against SNCF are elderly and would have difficulty  
25 traveling outside the United States in order to pur-

1 sue their claims elsewhere. The courts of the United  
2 States are and should be a proper forum for this  
3 lawsuit. The Foreign Sovereign Immunities Act of  
4 1976, which had not been enacted at the time of  
5 SNCF's actions during World War II, was not in-  
6 tended to bar suit against the SNCF.

7 **SEC. 3. ACCESS TO UNITED STATES COURTS FOR HOLO-**  
8 **CAUST DEPORTEES.**

9 (a) **JURISDICTION OF DISTRICT COURTS.**—The  
10 United States district courts shall have original jurisdic-  
11 tion, without regard to the amount in controversy, of any  
12 civil action for damages for personal injury or death  
13 that—

14 (1) arose from the deportation of persons to  
15 Nazi concentration camps during the period begin-  
16 ning on January 1, 1942, and ending on December  
17 31, 1944; and

18 (2) is brought by any such person, or any heir  
19 or survivor of such person, against a railroad that—

20 (A) owned or operated the trains on which  
21 the persons were so deported; and

22 (B) was organized as a separate legal enti-  
23 ty at the time of the deportation, whether or  
24 not any of the equity interest in the railroad  
25 was owned by a foreign state.

1       (b) OTHER LAWS NOT APPLICABLE.—Sections 1330  
2 and 1601 through 1611 of title 28, United States Code,  
3 or any other law limiting the jurisdiction of the United  
4 States courts, whether by statute or under common law,  
5 shall not preclude any action under subsection (a).

6       (c) INAPPLICABILITY OF STATUTES OF LIMITA-  
7 TION.—An action described in subsection (a) shall not be  
8 barred by a defense that the time for bringing such action  
9 has expired under a statute of limitations.

10     (d) APPLICABILITY.—This section shall apply to any  
11 action pending on January 1, 2002, and to any action  
12 commenced on or after that date.

13 **SEC. 4. REPORT TO CONGRESS.**

14     In furtherance of international education relating to  
15 the Holocaust and in light of historic and continuing Anti-  
16 Semitism in Europe and throughout the world, the Sec-  
17 retary of State shall submit to the Congress, not later than  
18 the date that is 1 year after the date of the enactment  
19 of this Act, a report describing the extent to which the  
20 public has access to records, including archived informa-  
21 tion, of any railroad described in section 3(a)(2) with re-  
22 spect to the deportation of persons to Nazi concentration  
23 camps during the period beginning on January 1, 1942,

1 and ending on December 31, 1944, on trains owned or  
2 operated by that railroad.

